

**\*FILED\***

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK  
EASTERN  
CLERK  
U.S. DISTRICT COURT  
E.D.N.Y.  
AFTER HOURS DROP BOX

Sheryl Walker

Write the full name of each plaintiff.

CV 17-  
(Enter case number if one has been assigned)

4529

-against-

New York City Police  
Department, Sergeant "Jane"  
Gerrano, Police officer  
Stephen Dapolito,  
Sergeant Rosiak, Annalis  
of the 83rd precinct in Bushwick

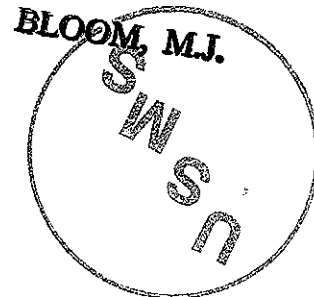
Write the full name of each defendant. If you need more space, please write "see attached" in the space above and attach an additional sheet of paper with the full list of names. The names listed above must be identical to those contained in Section II.

**COMPLAINT**

Do you want a jury trial?

☒ Yes ☐ No

**KUNTZ, J.**



**NOTICE**

The public can access electronic court files. For privacy and security reasons, papers filed with the court should therefore *not* contain: an individual's full social security number or full birth date; the full name of a person known to be a minor; or a complete financial account number. A filing may include *only*: the last four digits of a social security number; the year of an individual's birth; a minor's initials; and the last four digits of a financial account number. See Federal Rule of Civil Procedure 5.2.

## I. BASIS FOR JURISDICTION

Federal courts are courts of limited jurisdiction (limited power). Generally, only two types of cases can be heard in federal court: cases involving a federal question and cases involving diversity of citizenship of the parties. Under 28 U.S.C. § 1331, a case arising under the United States Constitution or federal laws or treaties is a federal question case. Under 28 U.S.C. § 1332, a case in which a citizen of one State sues a citizen of another State or nation, and the amount in controversy is more than \$75,000, is a diversity case. In a diversity case, no defendant may be a citizen of the same State as any plaintiff.

What is the basis for federal-court jurisdiction in your case?

☒ Federal Question

☐ Diversity of Citizenship

### A. If you checked Federal Question

Which of your federal constitutional or federal statutory rights have been violated?

My Civil rights, violation of the  
R.I.C.O Act, violation of the 5<sup>th</sup>, 4<sup>th</sup>  
11<sup>th</sup>, 14<sup>th</sup>, 13<sup>th</sup>, 15<sup>th</sup> + 19<sup>th</sup> amendments of the  
Constitution of the United States.

### B. If you checked Diversity of Citizenship

#### 1. Citizenship of the parties

Of what State is each party a citizen?

The plaintiff, Sheryl Walker, is a citizen of the State of  
(Plaintiff's name)

New York

(State in which the person resides and intends to remain.)

or, if not lawfully admitted for permanent residence in the United States, a citizen or subject of the foreign state of

\_\_\_\_\_  
If more than one plaintiff is named in the complaint, attach additional pages providing information for each additional plaintiff.

The defendant  
Stephen  
Dapolino is a  
citizen of  
the State of  
New York.

The defendant  
Rosia K Annalis  
is a citizen  
of the State  
of New York.

Page 3  
continued

If the defendant is an individual:

The defendant, "Jane" Serrano, is a citizen of the State of  
(Defendant's name)

New York.

or, if not lawfully admitted for permanent residence in the United States, a citizen or subject of the foreign state of \_\_\_\_\_.

If the defendant is a corporation:

The defendant, The City of New York Police Dept., is incorporated under the laws of  
the State of New York

and has its principal place of business in the State of New York

or is incorporated under the laws of (foreign state) \_\_\_\_\_

and has its principal place of business in \_\_\_\_\_.

If more than one defendant is named in the complaint, attach additional pages providing information for each additional defendant.

## II. PARTIES

### A. Plaintiff Information

Provide the following information for each plaintiff named in the complaint. Attach additional pages if needed.

Sheryl R. Walker  
First Name Middle Initial Last Name

\_\_\_\_\_  
Street Address

\_\_\_\_\_  
County, City State Zip Code

\_\_\_\_\_  
Telephone Number Email Address (if available)

**B. Defendant Information**

To the best of your ability, provide addresses where each defendant may be served. If the correct information is not provided, it could delay or prevent service of the complaint on the defendant. Make sure that the defendants listed below are the same as those listed in the caption. Attach additional pages if needed.

Defendant 1: The City of New York Police  
 First Name Last Name Department  
The Legal Department  
 Current Job Title (or other identifying information)  
1 Police Plaza  
 Current Work Address (or other address where defendant may be served)  
New York, N.Y. 1000<sup>SW</sup> 38  
 County, City State Zip Code

Defendant 2: "Jane" Serrano  
 First Name Last Name  
Sergeant at the 83<sup>rd</sup> Precinct  
 Current Job Title (or other identifying information)  
480 Knickerbocker Avenue  
 Current Work Address (or other address where defendant may be served)  
Brooklyn N.Y. 11237  
 County, City State Zip Code

Defendant 3: Stephen Dapolito  
 First Name Last Name  
Police Officer at the 83<sup>rd</sup> Precinct  
 Current Job Title (or other identifying information)  
480 Knickerbocker Avenue  
 Current Work Address (or other address where defendant may be served)  
Brooklyn N.Y. 11237  
 County, City State Zip Code

Defendant 4:

Rosia K Annalis

First Name

Last Name

Sergeant at the 83<sup>rd</sup> Precinct

Current Job Title (or other identifying information)

480 Knickerbocker Avenue

Current Work Address (or other address where defendant may be served)

Brooklyn, N.Y.

County, City

State

11237

Zip Code

### III. STATEMENT OF CLAIM

Place(s) of occurrence: Civil Court of the City of New York  
County of Kings, Part T

Date(s) of occurrence: April 28, 2016.

### FACTS:

State here briefly the FACTS that support your case. Describe what happened, how you were harmed, and what each defendant personally did or failed to do that harmed you. Attach additional pages if needed.

At the motion hearing for contempt of court to hold the three named defendants in contempt for refusing to enforce the court order that allowed Plaintiff access to her \$100 Billion dollar Sweat equity plan and other belongings from 10am to 3pm on May 29, 2012 an instead ignored the fact that Jeffrey Zigelbaum refused to comply with the order and give the Plaintiff access Jeffrey Zigelbaum was in possession of plaintiff's Court Order for access after he robbed Plaintiff, pushed Plaintiff into Apt 3D of 751 Hart Street then

held the door closed with his forearm injuring his arm as Plaintiff pulled on the door trying to escape. The defendants plotted with Jeffrey Zigelbaum and Jeffrey Edelman by telephone to prevent Plaintiff from having access to her \$100 Billion dollar sweat equity plan by ignoring the Court Order, ignoring the robbery of the Court Order, ignoring the false imprisonment that caused Jeffrey Zigelbaums (continued)

#### INJURIES:

If you were injured as a result of these actions, describe your injuries and what medical treatment, if any, you required and received.

Health is in crisis. 30 operations client loss Kidney use. \$30 Billion dollars in profits loss Business destroyed. Client Ingrid Bell was Killed by Jeffrey Zigelbaum with the blessings of the defendants NYPD, home less, 10 million people lost their homes and less, opportunity to earn wealth under stolen program.

#### IV. RELIEF

State briefly what money damages or other relief you want the court to order.

I want the court to order the defendants to pay my 30 billion dollars in lost wages to make me whole, along with an order instructing defendants to comply with the laws when they favor the plaintiff.

forearm injury, ignoring the fact that Jeffrey Zagelbaum was in non compliance of the Court Access order by failing to remove the wood board from apartment 3C as mandated by the Court Access order at 10:50 am. Jeffrey Zagelbaum told the police that the plaintiff and him had an argument, ignoring his failure and refusal to comply with the Court access order. The defendants aided Mr. Jeffrey Zagelbaum in contempt of Court by refusing to arrest Jeffrey Zagelbaum for the robbery of Plaintiff's Court access order that he showed the defendants or instruct Jeffrey Zagelbaum to comply and open the door to apt 3C as mandated by the Court access order. The defendants conspired to deny Plaintiff access as mandated by the Court Order for access by arresting Plaintiff for an assault 3 that they alleged occurred after a verbal argument in lei of complying with the Court access order. (cont. from page 6)



During the arrest the defendants attempted to injure plaintiff by asking plaintiff about her health issues after plaintiff revealed the fact that she had high blood pressure and diabetes than for about 8 hours plaintiff was denied food and water. When plaintiff didn't die or pass out after 8 hours she was given something to eat and drink.

Defendants delayed taking Plaintiff to Court so that she would miss her housing court date on May 30, 2012 while Plaintiff was in custody Jeffrey Zagelbaum hired a moving company and stole Plaintiff's \$100 Billion dollar sweat equity plan and all valuables. Defendants refused to charge Jeffrey Zagelbaum with this crime also. Jeffrey Edelman aided Jeffrey Zagelbaum in the above mentioned theft by using his official capacity as an attorney.

(Continued from Page 6)  
2 of 4 pages

The defendants were properly served with <sup>(sw)</sup> with the contempt of Court Notice of Motion which mandates that the defendants must show up to the hearing or be arrested. The defendants conspired with Jeffrey Zageibaum and Jeffrey Edelman and none of them appeared at the April 28, 2016 Notice of Motion for Contempt of Court. None of the defendants filed any opposition papers. The NYPD Attorney for the defendants told the Judge that the case had no merit and he, the lawyer was ignoring the motion for contempt of Court. The defendants were never arrested for their failure to appear on April 28, 2016 as mandated by law.

(continued from Page 6)  
3 of 4 pages

As a result of the City of New York Police Departments conspiring and using their authority to prevent Plaintiff from being made whole by the Court forcing Plaintiff to live without justice to work as a slave for \$1.00 year, unable to prosper in her business, health, purchase her condo. Take on new clients and prosper because the City of New York Police Department undermines all of Plaintiffs attempts to live the American dream. Plaintiff continues to live the American night mare. my client Ingrid in Apt 3D by Jeffrey Zigelbaum (continued from) Bell was killed  
no arrest. Page 6 4 of 4 pages

## V. PLAINTIFF'S CERTIFICATION AND WARNINGS

By signing below, I certify to the best of my knowledge, information, and belief that: (1) the complaint is not being presented for an improper purpose (such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation); (2) the claims are supported by existing law or by a nonfrivolous argument to change existing law; (3) the factual contentions have evidentiary support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery; and (4) the complaint otherwise complies with the requirements of Federal Rule of Civil Procedure 11.

I agree to notify the Clerk's Office in writing of any changes to my mailing address. I understand that my failure to keep a current address on file with the Clerk's Office may result in the dismissal of my case.

Each Plaintiff must sign and date the complaint. Attach additional pages if necessary. If seeking to proceed without prepayment of fees, each plaintiff must also submit an IFP application.

07-24-2017      Sheryl Walker  
Dated      Plaintiff's Signature  
Sheryl R. Walker  
First Name      Middle Initial      Last Name  
[Redacted]  
Street Address  
[Redacted]  
Country, City      State      Zip Code  
[Redacted]      [Redacted]      [Redacted]  
Telephone Number      Email Address (if available)  
[Redacted]

I have read the Pro Se (Nonprisoner) Consent to Receive Documents Electronically:

☒ Yes    ☐ No

If you do consent to receive documents electronically, submit the completed form with your complaint. If you do not consent, please do not attach the form.